# **APPENDIX A**

Documents submitted on February 24, 2005

(Attorney Docket No.: 2578-3833.9US) (Serial No.: 10/618,526)

# MAR 0 / 2005

# **ТвьякВ**ятт РС

THE PATENT & TRADEMARK OFFICE MAILROOM DATE STAMPED HEREON IS AN ACKNOWLEDGEMENT THAT ON THIS DATE THE PATENT & TRADEMARK OFFICE RECEIVED:

attachments); 6 separate Terminal Disclaimers (1 page each); Check No. 74 49 Transmittal submitted on November 11, 2004 (1 page); Check No. 7375 in Transmittal (1 page, in duplicate) Communication (2 pages); Copy of Fee the amount of \$144.00; Amendment (9 pages); Declaration (2 pages with n the amount of \$780.00

Invention: PACKAGING SYSTEMS FOR HUMAN

RECOMBINANT ADENOVIRUS TO BE USED IN

GENE THERAPY

Applicant(s): Fallaux et al.

Filing Date: July 11, 2003
Serial No.: 10/618,526
Date Sent: February 24, 2005 via first class mail

Docket No.: 2578-3833.9US

BEAL STATES

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PTO/SB/21 (08-00)
Approved for use through 10/31/2002. OMB 0851-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

579 0 0 0 0 0 0 557 0 0			cation Number	10/618	3,526
TRANSMITTAI	-	Filing	Date	July 11	1, 2003
FORM		First	Named Inventor	Fallaux	x et al.
(to be used for all correspondence after	initial filing)	Grou	Art Unit	1632	
		Exam	iner Name	D. Ngu	ıyen
		Attorr	ney Docket Number	2578-3	3833.9US
	ENCL	OSURES	(check all that apply)		
(attached to the front of this PTO/S transmittal) referen			closure Statement,	Ten	minal Disclaimers (6 separate minal Disclaimers and check in the ount of \$780.00)
Duplicate copy of this transmittal sheet in the event that additional filing fees are required under 37 C.F.R. § 1.16	Staten referer	ent; PT	nformation Disclosure D/SB/08A; copy of cited Check No. in \$180.00	1	
Preliminary Amendment	Associ	ate Pow	er of Attorney		
Response to Restriction Requirement/Election of Species Requirement dated	Petition for Extension of Time and Check No. in the amount of				
Amendment in response to office action dated December 1, 2004	Petition				
Amendment under 37 C.F.R. § 1.118 in response to final office action dated	☐ Fee Transmittal Form ☐ Certified Copy of Priority Document(s) ☐ Assignment Papers (for an Application)			Oth (plea	er Enciosure(s) ase identify below):
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Letter to Chief Draftsman and copy of FIGS. with changes made in red				§.	of \$144 for additional claims less, Declaration with attachments
Transmittal of Formal Drawings	Rema	rks			
Formal Drawings ( sheets)	submitted	with an	document or reques	requiring !	iltional fees required but not fee payment under 37 C.F.R. §§ andency of this application.
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Date February 24, 2005					
I hereby certify that this semanand ::			te of mailing		
I hereby certify that this correspondence is addressed to: Commissioner for Patents,					
Typed or printed name Betty Vowles				on uno uale	S SILVANTI DEIDAY.
Signature Butto	- l.			Date	February 24, 2005

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be send to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### In re Application of:

Fallaux et al.

Serial No.: 10/618,526

Filed: July 11, 2003

For: PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS

TO BE USED IN GENE THERAPY

Confirmation No.: 5055

Examiner: D. Nguyen

Group Art Unit: 1632

Attorney Docket No.: 2578-3833.9US

#### CERTIFICATE OF MAILING

I hereby certify that this correspondence along with any attachments referred to or identified as being attached or enclosed is being deposited with the United States Postal Service as First Class Mail on the date of deposit shown below with sufficient postage and in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

February 24, 2005

Date

Betty Vowles

Name (Type/Print)

#### COMMUNICATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

On November 11, 2004, a fee transmittal was submitted for additional dependent claims over 20 (copy attached). Accompanying the fee transmittal was a check in the amount of \$144 for small entity fees. The filing fee for this case had been paid in the amount of \$750 for large entity fees. The applicant does not claim small entity status. The transmittal of November 11, 2004, should have been in the amount of \$288. Enclosed is a check on the amount of \$144 which should correct this clerical error.

### Serial No. 10/618,526

If the amount is insufficient, please debit TraskBritt deposit account 20-1469 for any additional fee.

Respectfully submitted,

Allen C. Turner

Registration No. 33,041 Attorney for Applicant(s)

TRASKBRITT, P.C.

P.O. Box 2550

Salt Lake City, Utah 84110-2550

Telephone: 801-532-1922

Date: February 24, 2005

ACT/bv Document in ProLaw

# FEE TRANSMITTAL for FY 2005

Effective 10/01/2004. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

144

Complete if Known			
10/818,526			
July 11, 2003			
Fallaux et. al.			
To be assigned			
1632	·		
2578-3833.9US			
	10/618,526  July 11, 2003  Fallaux et. al.  To be assigned  1632		

METHOD OF PAYMENT (check all that apply)							FEE CALCULATION (continued)						
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SUBMITTED BY					Сол	plets (if applicable)
Name (Print/Type)	Asien C. Harber	77	Registration No. (Attorney/R0590)	33,041	Telephone	801-632-1922
Signature	T JULY	51			Date	November 11, 2004

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1460, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patients, P.O. Box 1460, Alexandria, VA 22313-1460.

If you need assistance in completion this form. call 1-800-PTO-0199 (1-800-786-0199) and salact option 2. If you need assistance in completing this form, call 1-800-PTO-9199 (1-800-788-9199) and select option 2.





#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### In re Application of:

Fallaux et al.

Serial No.: 10/618,526

Filed: July 11, 2003

**For:** PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS

TO BE USED IN GENE THERAPY

Examiner: Dave Nguyen

Group Art Unit: 1632

Attorney Docket No.: 2578-3833.9US

#### CERTIFICATE OF MAILING

I hereby certify that this correspondence along with any attachments referred to or identified as being attached or enclosed is being deposited with the United States Postal Service as First Class Mail on the date of deposit shown below with sufficient postage and in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450,

February 24, 2005

Date

Betty Vowles

Name (Type/Print)

#### **AMENDMENT**

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

Responsive to the Communication mailed December 1, 2004, please amend the referenced application as follows:

Amendments to the Specification appear on page 2 of this paper.

Amendments to the Claims are reflected in the listing of claims that begins on page 3 of this paper.

Remarks begin on page 7 of this paper.

#### IN THE SPECIFICATION:

Please amend paragraph number [0001] as follows:

[0001] This patent application is a continuation of patent application Serial No. 10/219,414, pending, which is a continuation of co-pending U.S. Patent Application Serial No. 10/125,751, filed April 18, 2002, which is a continuation of U.S. Patent Application Serial No. 09/506,548, filed February 17, 2000, pending now U.S. Patent 6,602,706, which is a divisional of U.S. Patent Application Serial No. 09/334,765, filed June 16, 1999, now U.S. Patent 6,238,893, issued May 29, 2001, which is a continuation of U.S. Patent Application Serial No. 08/793,170, filed March 25, 1997, now U.S. Patent 5,994,128, issued November 30, 1999, which elaims priority from is a national entry of PCT International Patent Application PCT/NL96/00244, filed June 14, 1996, which itself claims priority from European Patent Application EP 95201728.3, filed June 26, 1995, and European Patent Application EP 95201611.1, filed June 15, 1995, each of which is hereby incorporated herein in its entirety by this reference.

#### IN THE CLAIMS:

Claims 2, 8, 13 and 17 are canceled herein. Claims 1, 3-7, 9-12, 14-16 and 18 – 28 have been amended herein. All of the pending claims are presented below. This listing of claims will replace all prior versions and listings of claims in the application. Please enter these claims as amended.

#### **Listing of Claims:**

- 1. (Currently amended) A An isolated adenovirus packaging cell comprising in its genome:
- a first nucleic acid sequence encoding adenovirus ElA and ElB gene products; wherein the cell lacks a but lacking a nucleic acid sequence from an encoding adenovirus pIX. gene that can mediate homologous recombination with a second nucleic acid sequence encoding a functional or active pIX gene product.
  - 2. (Canceled).
- 3. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein said first nucleic acid sequence comprises nucleotides 459-3510 of the human adenovirus 5 genome.
- 4. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein the <u>isolated adenovirus packaging</u> cell is of a retina cell origin.
- 5. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein the <u>isolated adenovirus packaging</u> cell is of a primary cell origin.
- 6. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein the isolated adenovirus packaging cell is of an embryonal cell origin.

- 7. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein the <u>isolated adenovirus packaging</u> cell is a human cell.
  - 8. (Canceled).
- 9. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, wherein the <u>isolated adenovirus packaging</u> cell is a PER.C6 cell <u>as</u> deposited under no. 96022940 at the European Collection of Animal Cell Cultures, or a derivative thereof.
- 10. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, further comprising a nucleic acid sequence encoding an adenovirus E2A gene product.
- 11. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 10, wherein the adenovirus E2A gene product includes a temperature sensitive 125 mutation.
- 12. (Currently amended) An isolated <u>adenovirus packaging</u> cell comprising <u>in its</u> genome:
- a first nucleic acid sequence encoding adenovirus E1A and EIB proteins <u>but</u>, <u>said cell</u> lacking a nucleic acid sequence <u>encoding</u> from an adenovirus pIX. gene that can mediate homologous recombination with a second nucleic acid sequence encoding a functional or active pIX gene product.
  - 13. (Canceled).
- 14. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 12, comprising nucleotides 459-3510 of the human adenovirus 5 genome incorporated therein.
- 15. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 12, wherein the isolated <u>adenovirus packaging</u> cell is of a retina cell origin.

16. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 15, wherein the isolated <u>adenovirus packaging</u> cell is a human cell.

#### 17. (Canceled)

- 18. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 16, wherein the isolated <u>adenovirus packaging</u> cell <del>originates from</del> is a PER.C6 cell <u>as</u> deposited under no. 96022940 at the European Collection of Animal Cell Cultures, or a derivative thereof.
- 19. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 12, further comprising a nucleic acid sequence encoding an adenovirus E2A protein.
- 20. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 19, wherein the adenovirus E2A protein includes a temperature sensitive 125 mutation.
- 21. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 1, further comprising a recombinant expression vector derived from a human adenovirus genome, wherein said expression vector comprises an adenovirus gene encoding a pIX protein and further wherein said expression vector lacks nucleic acid sequences that overlap with said first nucleic acid sequence.
- 22. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 10, wherein the nucleic acid sequence encoding an adenovirus E2A protein is operatively linked to an E1A-independent transcription initiation region.
- 23. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 21, wherein the recombinant expression vector is IG.Ad.MLPI.TK shown in FIG. 12.

- 24. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 21, wherein the recombinant expression vector is derived from a human adenovirus 5 genome from which nucleotides 459-3510 have been deleted.
- 25. (Currently amended) The isolated <u>adenovirus packaging</u> cell of claim 12, further comprising a recombinant expression vector derived from a human adenovirus genome, wherein said expression vector comprises an adenovirus gene encoding a pIX protein and further wherein said expression vector lacks nucleic acid sequence that overlaps with said first nucleic acid sequence.
- 26. (Currently amended) The <u>isolated adenovirus packaging</u> cell of to claim 19, wherein the nucleic acid sequence encoding an adenovirus E2A protein is operatively linked to an E1A-independent transcription initiation region.
- 27. (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 25, wherein the recombinant expression vector is IG.Ad.MLPI.TK shown in FIG. 12.
- (Currently amended) The <u>isolated adenovirus packaging</u> cell of claim 25, wherein the recombinant expression vector is derived from a human adenovirus 5 genome from which nucleotides 459-3510 have been deleted.

#### REMARKS

The Office Action mailed December 1, 2004 has been received and reviewed. Claims 1 through 28 were pending in the application. All stand rejected. Claims 2, 8, 13 and 17 are to be canceled. The application is to be amended as previously set forth. All amendments and claim cancellations are made without prejudice or disclaimer. No new matter has been added. Reconsideration is respectfully requested.

#### A. Examiner Interview:

The applicants would like to thank the Examiner for the courtesy extended applicants' representatives at the interview of February 8, 2005. As discussed at the interview (and as is more thoroughly discussed herein), applicants would present the foregoing clarifying amendments to the application, which should overcome the outstanding objections and rejections, and place the application in condition for allowance. As also discussed at the interview, applicants supply herewith deposit receipt and Budapest Treaty declaration for the PER.C6 cell line. (See, e.g., claims 9 and 18).

#### B. The Specification:

As per the Examiner's request, applicants have updated the "cross-reference" information.

#### C. 35 U.S.C. § 112:

The pending claims stand rejected as assertedly containing "new matter" with respect to the claims extending to cells comprising a first nucleic acid sequence that not only comprises E1A and E1B genes but also a portion of an adenovirus pIX gene. Applicants have amended the claims as discussed at the interview, and partially in view of these amendments, request that the rejection be withdrawn.

Specifically (and as discussed at the interview), applicants have amended the claims to set forth clearly that the claimed cells comprise a first nucleic acid in their genome that encodes adenoviral E1A and E1B gene products, but lacks a sequence encoding pIX. Basis for the amendment is found in various places in the as-filed specification, but specific basis can be found

in claim 8 of the application. Accordingly, this rejection should be withdrawn.

Claims 1 through 11 were rejected under 35 U.S.C. § 112 to the extent they extended beyond isolated or cultured adenovirus packaging or producer cells. As discussed at the interview, applicants have amended the claims to clearly set forth that the cells claimed in claims 1 through 11 are isolated cells useful as adenovirus packaging cells. Accordingly, this rejection should be withdrawn.

## D. 35 U.S.C. §§ 102 & 103:

The pending claims stand rejected as assertedly being anticipated or made obvious in view of Imler, Wilson, Graham, and possibly Gregory. As discussed at the interview, none of these references discloses or makes obvious an isolated adenovirus packaging cell comprising, in its genome, a first nucleic acid sequence encoding adenovirus ElA and ElB gene products but lacking nucleic acid sequences encoding adenovirus pIX as claimed in the amended claims. Accordingly, these rejections should be withdrawn.

# E. Obviousness-type Double Patenting:

The pending claims stand rejected as assertedly being obvious under the judicially created doctrine of obviousness type double patenting in view of U.S. Patents 5,994,128, 6,033,908, 6,265,212, 6,306,652, and 6,692,966 and provisionally rejected under the same doctrine in view of USSN 10/125,751 and USSN 10/219,414. Submitted herewith are appropriately executed terminal disclaimers that should overcome the rejections.

In view of the foregoing, the application should be in condition for allowance. If, however, questions remain after consideration of the foregoing, the Office is kindly requested to contact applicants' attorney at the address or telephone number given herein.

Respectfully submitted,

Allen C. Turner

Registration No. 33,041 Attorney for Applicants

TRASKBRITT, P.C.

P.O. Box 2550

Salt Lake City, Utah 84110-2550

Telephone: 801-532-1922

Enclosures:

**Budapest Treaty Declaration** 

Terminal Disclaimers

Date: February 24, 2005



PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### In re Application of:

Fallaux et al.

Serial No.: 10/618,526

Filed: July 11, 2003

For: PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

Confirmation No.: 5055

Examiner: D. Nguyen

Group Art Unit: 1632

Attorney Docket No.: 2578-3833.9US

#### DECLARATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- I, Ronald Brus, hereby certify that I am the Chief Executive Officer of Crucell Holland BV ("Crucell") and declare that:
  - 1. Crucell is the assignee of record of U.S. Patent Application Serial No. 10/618,526.
- 2. According to the deposit receipt, a deposit of the PER.C6 cell line was made, under ECACC deposit number 96022940, under the provisions of the Budapest Treaty with the Centre for Applied Microbiology and Research Authority (European Collection of Animal Cell

TRASK

Serial No. 10/618,526

Cultures), Porton Down, Salisbury, Wiltshire SP4, OJG, United Kingdom, an International Depository Authority, on February 29, 1996.

- 3. On behalf of Crucell, I state that all restrictions upon public access to the deposit (except those permitted by 37 C.F.R. § 1.808(b)) will be irrevocably removed upon the grant of a U.S. patent on this U.S. patent application, and the deposit will be replaced if viable samples cannot be dispensed by the depository.
- 4. According to the deposit receipt, the deposit was accepted by the International Depository Authority, effective at least as early as February 29, 1996.
- 5. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the U.S. Code and that such willful false statements may jeopardize the validity of the patent.

Date: February 23, 2005

Dr. Ronald Brus



# CAMR Microbiological Research Authority Toulay's Hearanth

# Centre for Applied Microbiology and Research

This document certifies that GELL LINE

(Deposit ref 96022940 ) has been accepted as a patent deposit, in accordance with

The Budapest Treaty of 1977,

with the European Collection of Cell Cultures on

29th February 1996

Head, Cell Resources. Dr. Alan Doyle,

Introgene



#### APPENDIX 3

#### page 14

BUDAPEST TREATY ON THE INTERNATIONAL RECOGNITION OF THE DEPOSIT OF MICROORCANISMS FOR THE PURPOSES OF PATENT PROCEDURE

#### INTERNATIONAL PORM

INTROGENE BV
PO Box 3271
2280 GG Rijswijk
The Netherlands
NAME AND ADDRESS
OF DEPOSITOR

RECEIPT IN THE CASE OF AN ORIGINAL DEPOSIT issued pursuant to Rule 7.1 by the INTERNATIONAL DEPOSITARY AUTHORITY identified at the bottom of this page

. IDENTIFI	CATION OF THE MICROORGANISM	
dentificati EPOSITOR:	on reference given by the	Accession number given by the INTERNATIONAL DEPOSITARY AUTHORITY:
ER C6		96022940
I. SCIENT	THIC DESCRIPTION AND/OR PROPOSI	ED TAXONOMIC DESIGNATION
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<u>XI</u> . sc	ientific description	
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erk with e	cross where applicable;	
RECEI	PT AND ACCEPTANCE	
		eccepts the microorganism identified under I above. (date of the original deposit)
	PT OF REQUEST FOR CONVERSION	
The micros	total under I abo	ve was received by this International (date of the original deposit) and to a deposit under the Budapest Treaty (date of receipt of request for conversion)
V. INTERN	ATIONAL DEPOSITARY AUTHORITY	
	Dr A Doyle ECACC, CAMR Porton Down	Signeture(s) of person(s) having the pover to represent the International Depository Authority or of authorized official(s):  Date: 27-257
Address	Kalisbury SP4 OJC	A transcertional depo

Where Rule 6.4(d) applies, such date is the date on which the status of international depositary authority was acquired.

Introgene



# Appendix 3 page 24

# BUDAPEST TREATY ON THE INTERNATIONAL RECOGNITION OF THE DEPOSIT OF NICROORGANISMS FOR THE PURPOSES OF PATENT PROCEDURE

INTERNATIONAL FORM

TO
INTROGENE BV
PO Box 3271
2280 GG Rijswijk
The Netherlands

VIABILITY STATEMENT issued pursuant to Rule 10.2 by the INTERNATIONAL DEPOSITARY AUTHORITY identified on the following page

NAME AND ADDRESS OF THE PARTY TO WHOM THE VIABILITY STATEMENT IS ISSUED

I. DEPOSITOR.		II. IDENTIFICATION OF THE MICROORGANISM
Name:	Introgene BV	Accession number given by the INTERNATIONAL DEPOSITARY AUTHORITY:
Address:	PO Box 3271	96022940
vedies:	2280 GG Rijswijk	Date of the deposit or of the transfer:
	The Netherlands	29th February 1996
III. VIAB	ILITY STATEMENT	
The viabi	lity of the microorganism iden	tified under II above was tested
on		2. On that date, the said microorganism was
X viat	ole .	
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Indicate the date of the original deposit or, where a new deposit or a transfer has been made, the most recent relevant date (date of the new deposit or date of the transfer).

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P.05/05



#### Appendix 3 page 25

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<sup>&</sup>lt;sup>4</sup> Fill in if the information has been requested and if the results of the test were negative.



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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) 2578-3833.9US

In re Application of: Fallaux et al.

Application No.: 10/618,526

Filed: July 11, 2003

For: PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

The owner <u>Crucell Holland B.V.</u> of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. <u>5.994.128</u>. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. The undersigned is an attorney of record.

Feb. 24, 2005

Signature

Date

Allen C. Turner

Typed or printed name Reg. No. 33,041

Terminal disclaimer fee under 37 CFR 1.20(d) is included.

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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

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In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) 2578-3833.9US

In re Application of: Fallaux et al.

Application No.: 10/618,526

Check either box 1 or 2 below, if appropriate.

Filed: July 11, 2003

For: PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

The owner <u>Crucell Holland B.V.</u> of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. <u>6,306.652</u>. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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informa	I hereby declare that all statements made herein of my own knowledge are true and that all statements made or tion and belief are believed to be true; and further that these statements were made with the knowledge that

information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature Date

Allen C. Turner

Typed or printed name
Reg. No. 33,041

Terminal disclaimer fee under 37 CFR 1.20(d) is included.

The undersigned is an attorney of record.

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# TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) 2578-3833.9US

In re Application of: Fallaux et al.

Application No.: 10/618,526

Filed: July 11, 2003

For: PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

The owner<sup>a</sup>, <u>Crucell Holland B.V.</u> of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. <u>6.692,986</u>. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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Check either box 1 or 2 below, if appropriate.

Feb. 24, 2005

Signature

Date

Allen C. Turner

Typed or printed name Reg. No. 33,041

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# terminal disclaimer to obviate a provisional double patenting rejection over a pending second application

Docket Number (Optional) 2578-3833.9US

In re Application of: Fallaux et al.

Application No.: 10/618,526

Filed: July 11, 2003

For. PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

The owner<sup>a</sup>, <u>Crucell Holland B.V.</u> of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/125,751, filed on April 18, 2002. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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Feb. 24, 2005

Signature

Date

Allen C. Turner

Typed or printed name

Reg. No. 33,041

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# terminal disclaimer to obviate a provisional double patenting rejection over a pending second application

Docket Number (Optional) 2578-3833.9US

In re Application of: Fallaux et al. Application No.: 10/618,526

Filed: July 11, 2003

FOIL PACKAGING SYSTEMS FOR HUMAN RECOMBINANT ADENOVIRUS TO BE USED IN GENE THERAPY

The owner, Crucell Holland B.V. of 100' percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/219.414, filed on August 15, 2002. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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